2009 Se	Administrative Rule Number		
FISCAL ESTIMATE DOA-2048 N(R06/99) ☑ ORIGINAL	☐ UPDATED	DOC 302	
CORRECTE) SUPPLEMENTAL		
Subject Probation, Parole or Extended Supervision Revocation Procedures			
Fiscal Effect			
State: ☑ No State Fiscal Effect			
Check columns below only if bill makes a direct appropriation or affects a sum sufficient appropriation.		☐ Increase Costs - May be possible to Absorb Within Agency's Budget ☐ Yes ☐ No	
☐ Increase Existing Appropriation ☐ Increase Existing Revenues			
☐ Decrease Existing Appropriation ☐ Decrease Existing Revenues		□ Desires Costs	
☐ Create New Appropriation		☐ Decrease Costs	
Local: ☑ No local government costs			
1. ☐ Increase Costs ☐ 3. ☐ Increase Revenues ☐ Permissive ☐ Mandatory ☐ Permissive ☐ Mandatory		5. Types of Local Governmental Units Affected: Towns Villages Cities	
2. ☐ Decrease Costs 4. ☐ Decrease Revenues		Counties Others	
☐ Permissive ☐ Mandatory ☐ Pe	ermissive	☐ School Districts	☐ WTCS Districts
Fund Sources Affected		napter 20 Appropriations	
GPR FED PRO PRS SEG SEG-S Assumptions Used in Arriving at Fiscal Estimate			
Tissumptions esec in fifthing at Fiscal Estimate			
This rule creates provisions in DOC 302 (ss. DOC 302.33 through 302.41), relating to procedures for determining eligibility for			
sentence modification and the resulting computations to incorporate changes required by 2009 Wisconsin Act 28.			
The Department has authority to promulgate rules governing its procedures concerning positive adjustment time: including			
earning positive adjustment time at rates of either 1 for 2; or 1 for 3; or 1 for 5.7 depending upon the offense which the inmate was			
convicted for. The inmate may be eligible for Positive Adjustment Time at the different rates depending upon the offense of which the inmate was convicted.			
The Department is promulgating rules on: following the inmate's having served at least 75% or 85% of the confinement time of a bifurcated sentence, depending on the classification of the crime, they may petition the earned release review commission for			
release to extended supervision.			
The Department is creating rules related to the challenge incarceration program and the earned release program related to the implementation of those programs and also updates the provisions to reflect the legislative change to allow inmates who do not			
have alcohol and/or drug abuse treatment needs to participate.			
The rule establishes procedures for implementing risk reduction sentences through the development of program plans, monitoring the inmate's progress and participation in the plan, and if plan completion is accomplished, notification of the sentencing court			
and the office of victim services before the offender is released to extended supervision. The rule sets in place procedures relating			
to the release of certain inmates to extended supervision within 12 months of their mandatory release date.			
Repeals and recreates the process related to inmate requests for review of department decisions concerning custody, institution			
placement, program needs, or treatment needs.			
Although the Department can not project the full impact of the changes at this time, it is assumed that in the short term the			
currently authorized positions at the Department will be able to absorb the increased workload.			
Long-Range Fiscal Implications			
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	240-5090		08/30/10